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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re

CUSTOMS AND TAX ADMINISTRATION OF THE KINGDOM OF DENMARK (SKATTEFORVALTNINGEN) TAX REFUND SCHEME LITIGATION

This document relates to: 1:19-cv-01788.

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18-md-2865 (LAK)

STIPULATION AND PROPOSED ORDER OF PARTIAL VOLUNTARY DISMISSAL PURSUANT TO FED. R. CIV. P. 41(a)(2)

WHEREAS Plaintiff Skatteforvaltningen ("SKAT") has asserted claims against Defendant Michael Ben-Jacob ("Ben-Jacob") in the action titled *SKAT v. Dicot Technologies LLC Roth 401(K) Plan et al.*, No. 1:19-cv-01788;

WHEREAS SKAT and Ben-Jacob have now entered into a settlement agreement resolving those claims;

WHEREAS SKAT wishes to voluntarily dismiss with prejudice Ben-Jacob from *SKAT v*. Dicot Technologies LLC Roth 401(K) Plan et al., No. 1:19-cv-01788, pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, with each party to bear its own costs;

WHEREAS the dismissal is not intended to affect any of the claims asserted against Defendants Dicot Technologies LLC Roth 401(K) Plan, David Zelman, Robert Klugman, John van Merkensteijn, RAK Investment Trust, or Omineca Trust in the action captioned *SKAT v. Dicot Technologies LLC Roth 401(K) Plan et al.*, No. 1:19-cv-01788, or any other action;

IT is therefore STIPULATED AND AGREED that, pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, Ben-Jacob is dismissed with prejudice from the action *SKAT v*.

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Dicot Technologies LLC Roth 401(K) Plan et al., No. 1:19-cv-01788, with each party to bear its own costs; and

IT is further STIPULATED AND AGREED that SKAT's claims against Defendants

Dicot Technologies LLC Roth 401(K) Plan, David Zelman, Robert Klugman, John van

Merkensteijn, RAK Investment Trust, and Omineca Trust remain active in the action captioned

SKAT v. Dicot Technologies LLC Roth 401(K) Plan et al., No. 1:19-cv-01788.

Dated: New York, New York December 15, 2024

By: /s/ Marc A. Weinstein

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Counsel for Defendant Michael Ben-Jacob

Lewis A. Kaplan

United States District Judge

12/18/24